

Week Ending Friday, August 9, 1996

**Statement on the Japan-United States Semiconductor Agreement**

*August 2, 1996*

I want to congratulate Ambassador Barshefsky and her entire negotiating team on the agreement reached today on semiconductors. Their tireless efforts to advance our Nation's economic interests around the world have reaped enormous benefits for America's businesses and workers.

This agreement achieves our goals of transparency and monitoring of the semiconductor market to assure market access for our companies. The semiconductor industry serves as an engine for growth and jobs and has regained its position as world leader in semiconductor production.

NOTE: This item was not received in time for publication in the appropriate issue.

**Message to the Senate Transmitting the Canada-United States Protocol for the Protection of Migratory Birds**

*August 2, 1996*

*To the Senate of the United States:*

With a view to receiving the advice and consent of the Senate to ratification, I transmit herewith the Protocol between the United States and Canada Amending the 1916 Convention for the Protection of Migratory Birds in Canada and the United States, with a related exchange of notes, signed at Washington on December 14, 1995.

The Protocol, which is discussed in more detail in the accompanying report of the Secretary of State, represents a considerable achievement for the United States in conserving migratory birds and balancing the interests of conservationists, sports hunters, and indigenous people. If ratified and properly implemented, the Protocol should further enhance the management and protec-

tion of this important resource for the benefit of all users.

The Protocol would replace a protocol with a similar purpose, which was signed January 30, 1979, (Executive W, 96th Cong., 2nd Sess. (1980)), and which I, therefore, desire to withdraw from the Senate.

I recommend that the Senate give early and favorable consideration to the Protocol, with exchange of notes, and give its advice and consent to ratification.

**William J. Clinton**

The White House,  
August 2, 1996.

NOTE: This item was not received in time for publication in the appropriate issue.

**Message to the Senate Transmitting the United Nations Convention to Combat Desertification With Annexes**

*August 2, 1996*

*To the Senate of the United States:*

I transmit herewith, for the advice and consent of the Senate to ratification, the United Nations Convention to Combat Desertification in Those Countries Experiencing Serious Drought and/or Desertification, Particularly in Africa, with Annexes, adopted at Paris, June 17, 1994, and signed by the United States on October 14, 1994. The report of the Department of State is also enclosed for the information of the Senate.

The purpose of the Convention is to combat desertification and mitigate the effects of drought on arid, semi-arid, and dry sub-humid lands through effective action at all levels. In particular, the Convention addresses the fundamental causes of famine and food insecurity in Africa, by stimulating more effective partnership between governments, local communities, nongovernmental organi-

zations, and aid donors, and by encouraging the dissemination of information derived from new technology (e.g., early warning of impending drought) to farmers.

The United States has strongly supported the Convention's innovative approach to combatting dryland degradation. I believe it will help Africans and others to make better use of fragile resources without requiring increased development assistance. Ratification by the United States would promote effective implementation of the Convention and is likely to encourage similar action by other countries whose participation would also promote effective implementation.

United States obligations under the Convention would be met under existing law and ongoing assistance programs.

I recommend that the Senate give early and favorable consideration to this Convention and its Annexes, with the declaration described in the accompanying report of the Secretary of State, and give its advice and consent to ratification.

**William J. Clinton**

The White House,  
August 2, 1996.

NOTE: This item was not received in time for publication in the appropriate issue.

### **Letter to the Speaker of the House on Illegal Immigration Legislation** *August 2, 1996*

*Dear Mr. Speaker:*

Reversing decades of neglect, this Administration has dedicated unprecedented resources and enforcement effort to curtailing illegal immigration. Our comprehensive strategy to restore the rule of law to illegal immigration enforcement has done more in three years than was done in thirty years before. It includes:

1) *Gaining control of our borders.* This Administration is deploying more Border Patrol agents than any previous Administration. In FY 1996, we will deploy an additional 1,000 new and reassigned agents. Overall, the Administration has increased the number of Border Patrol agents at the southwest border by 40%

since 1993. For the first time, Border Patrol agents are being equipped with the high technology resources needed to do the job, including sensors, night scopes, computers and encrypted radios. Strengthened anti-smuggling efforts have reduced the criminal transport and exploitation of smuggled aliens.

2) *Safeguarding the interests of legal workers.* This Administration is the first to initiate effective enforcement of employer sanctions and worksite standards. In addition, I issued an Executive Order to keep federal contracts from going to businesses that knowingly hire illegal workers. We are also testing a computer work authorization verification system and are creating more fraud-resistant immigration documents.

3) *Removing criminal and other deportable aliens from the country.* In 1995, this Administration removed a record number of criminal and other illegal aliens from this country—74% more than in FY 1990.

Most of H.R. 2202, the Immigration in the National Interest Act, supports the steps we have taken. I continue to urge Congress to pass these provisions and present me with the additional tools that I need to continue the progress we have made.

However, there is a right way and a wrong way to fight illegal immigration. The Gallegly Amendment and the compromise being considered during the conference process would result in kicking children out of school and onto the streets. The street is no place for children to learn; children should be in school. This proposal is an unacceptable and ineffective way to fight illegal immigration. And the proposed compromise—which will still require states to verify the immigration status of all children, and permit states to exclude those who cannot afford to pay tuition—is as objectionable as the original provision. Congress should reject it.

If the immigration bill contains this provision, I will veto it. We can agree on so much in the legislation that would help what we are already doing. Let us move forward with